

TITLE 22 **MEMBERSHIP** **INDEX**

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TITLE 22

MEMBERSHIP

Section 101. Enrollment office of the Seminole Nation.

(a) Establishment.

There is hereby established an Enrollment office of the Seminole Nation of Oklahoma.

(b) Duties.

The duties of the Enrollment office shall assist in the enrollment as members of the Nation all eligible applicants, to maintain all enrollment records related to tribal membership, to verify tribal membership of persons seeking services and benefits from other programs of the Nation, and to perform all other duties related to enrollment of tribal members for tribal purposes. Nothing contained in Title 22 herein shall be construed to apply to enrollment of tribal members for purposes of per capita distribution of judgment funds, which shall be governed by future amendments to Title 22 if enrollment for purposes of per capita distribution shall become necessary in the future.

[HISTORY: Ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended by Law No. 93-04, January 23, 1993; Amended by Law No. 93-07, March 6, 1993]

Section 101-A. Membership Appeals Board.

Repealed.

[HISTORY: Law No. 93-04, January 23, 1993; Amended by Law No. 93-07, March 6, 1993; Repealed by Law No. 93-22, November 6, 1993.]

Section 102. Membership Requirements.

(a) Rolls.

The membership of the Seminole Nation shall consist of " all Seminole citizens whose names appear on the final rolls of the Seminole Nation of Oklahoma approved pursuant to Section 2 of the Act of April 26, 1906 (34 Stat. 137) and their descendants.

(b) Adopted Persons.

Persons adopted by a member of the Seminole Nation may be enrolled only if they meet the requirement for enrollment through their natural parents, children of Seminole blood adopted by non-members may be enrolled if they establish eligibility through their natural parent or parents.

(c) Dual Enrollment Prohibition.

An enrolled member of another Indian tribe shall not be eligible for membership in the Seminole Nation of Oklahoma, pursuant to the following requirements:

(1) Person First Enrolled with Other Tribe Ineligible For Seminole Membership; Disenrollment.

Any person who was validly enrolled with another Indian tribe prior to applying for membership with the Seminole Nation shall not be eligible for membership in the Seminole Nation, regardless of whether he relinquishes membership in the other tribe. Any member found in violation of this prohibition shall be disenrolled. Any person who seeks to apply for membership with the Seminole Nation on or after January 23, 1993 and who signs a sworn request for enrollment application stating that he has ever been validly enrolled with another Indian tribe shall not be eligible to apply for membership in the Seminole Nation of Oklahoma, regardless of whether he relinquishes membership in the other tribe.

(2) Person First Enrolled With Seminole Nation and Dual Enrolled.

Any member of the Seminole Nation who was enrolled with another tribe after obtaining his membership status with the Seminole Nation and who is currently enrolled with both tribes as of January 23, 1993 shall be disenrolled; provided that prior to disenrollment, such person shall be given notice of dual enrollment pursuant to the requirements of section 104(a) herein, including notice that he may avoid disenrollment by presenting proof to the Enrollment office of relinquishment of membership in either tribe within thirty (30) days of date of receipt of notice of disenrollment. In the event such person fails to present such proof on or before the expiration of the thirty day deadline, final notice of disenrollment containing a statement of the member's right to appeal the decision to the Seminole Nation Administrative Appeals Board shall be sent to the member pursuant to the requirements of Section 113(h) herein. Any member of the Seminole Nation who becomes enrolled with another tribe on or after January 23, 1993 while maintaining his membership status with the Seminole Nation shall be disenrolled, regardless of whether he relinquishes membership in the other tribe.

(d) Band Membership.

Each enrolled member by blood shall be entitled to membership in a Seminole Indian Band. Each Seminole Freedman enrolled member shall be entitled to membership in a Freedman Band. Members of the Seminole Nation of Oklahoma shall belong to their mother's band, provided, that in the event a member's mother is not a member of the Seminole Nation, such member shall be entitled to membership in the band of such member's father, one must remain in his own band. No member shall be entitled to belong to more than one band at any one time.

[HISTORY: ordinance No. 90-8, December 1, 1990; ordinance No. 91-03 A, April 13, 1991; codified by Law 91-12, November 16, 1991; Amended by Law No. 93-04, January 23, 1993; Amended

by Law No. 93-16, April 3, 1993; Amended by Law No. 93-22,
November 6, 1993.]

Section 103. Relinquishment of Seminole Membership.

A tribal member may relinquish membership in the Seminole Nation only by submitting to the Enrollment office a written, signed and notarized request that his name be removed from the membership roll, preferably on a relinquishment form provided by the Enrollment office. The relinquishment of a member over the age of eighteen shall be an absolute and irrevocable relinquishment effective upon the date of receipt by the Enrollment office. Relinquishment of the membership of a child under eighteen may be made only by a parent possessing legal custody of the child or by the legal guardian of the child and shall be a conditional relinquishment, conditioned on the member's acceptance for enrollment in another tribe, in which case the relinquishment shall be effective on the date of the enrollment in the other tribe.

[HISTORY: ordinance No. 90-8, December 1, 1990; ordinance No.
91-03 A, April 13, 1991; codified by Law 91-12, November 16,
1991; Amended by Law No. 93-04, January 23, 1993]

Section 104. Enforcement of Dual Enrollment Prohibition.

(a) Notice of Disenrollment.

The Enrollment office Director shall have authority to disenroll a member found to be in violation of the dual enrollment prohibitions contained in Section i02(c) herein. The Enrollment Office Director shall issue a notice of disenrollment due to a finding of dual enrollment only when the Enrollment office obtains written documentation from another tribe or tribes indicating that a member of the Seminole Nation or an applicant for membership in the Seminole Nation was or is enrolled in another Indian tribe in violation of section i02(c) and specifying the date of such enrollment. The written notice of disenrollment based on dual enrollment shall be sent to the member pursuant to section 113 (h) herein. The notice shall state that the Enrollment office Director has found the person in violation of the dual enrollment prohibition of section i02(c) herein, shall state the grounds for said finding and shall include as an attachment the documentation from the other tribe or tribes supporting the finding of dual enrollment. The notice shall contain a statement of the member's right to appeal the decision to the Seminole Nation Administrative Appeals Board pursuant to the provisions of Section 113 herein.

(b) Effective Date of Disenrollment.

The disenrollment decision shall be effective upon the day following any appeal deadline, if the member fails to appeal a disenrollment decision at any stage of the proceedings by said appeal deadline. If the disenrolled member appeals the disenrollment decision within the time allowed, the disenrollment shall not become effective until a final appeal decision is rendered, provided that if the person who is the subject of a disenrollment action has an application for program benefits pending in the Judgment Fund office of the Seminole Nation, final action on the application by the Judgment Fund office shall be stayed pending a final decision from the Seminole Nation Administrative Appeals Board. When a disenrollment

decision becomes final, the disenrolled person the Enrollment office shall send him a certified letter, return receipt requested, stating that he or she is no longer a member of the Seminole Nation as of that date.

(c) Recordkeeping.

The Enrollment office shall permanently retain the complete file regarding each disenrollment action, including all notices, documentation and written decisions by tribal officials.

(1) The Membership Office will make an abbreviated bank membership list available upon request to the Band Chief from that band.

(2) The Membership Office will make an abbreviated band membership list available upon request to the individual General Council Representatives from that band.

[HISTORY: ordinance No. 90-8, December I, 1990; ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended by Law No. 93-04, January 23, 1993; Amended by Law No. 93-22, November 6, 1993; Amended by Ordinance No. 2004-23, June 5, 2004.]

Section 105. Enrollment Application Requirements.

Applications for enrollment must be submitted pursuant to the following requirements:

(a) Persons Whom May File Enrollment Applications.

All persons not listed on the final rolls of the Seminole Nation of Oklahoma approved pursuant to section 2 of the Act of April 26, 1906 (34 Stat. 137), who claim descentance from a person listed on said rolls, shall be permitted to file an application with the Enrollment office for processing for enrollment, provided that the following conditions are met:

(1) Prior to issuance of an enrollment application form, the applicant must sign a notarized Request for Enrollment Form stating, under penalty of perjury, that he is not currently, nor has ever been, a member of another Indian tribe; and

(2) Prior to issuance of an enrollment application form, the applicant must possess a Certificate of Degree of Indian Blood card and submit a copy of same with the Request for Enrollment Form.

A person denied the right to submit an application due to his failure or inability to comply with the above requirements shall be provided with a form containing a statement of his appeal rights pursuant to section 113 herein.

(b) Separate Applications; Signatures.

A separate application must be filed by each person seeking enrollment. The application of an applicant eighteen years of age or older must be signed and notarized by the applicant or by the applicant's legal guardian. The application of an applicant less than eighteen years of age shall be submitted only by the applicant's parent possessing legal custody of the minor or by his legal guardian, and must be signed and notarized by the person submitting the application.

(c) Information Required.

Each enrollment application must be complete in its entirety and must contain sufficient personal information to properly determine the applicant's eligibility for enrollment, including all names by which the applicant is known, the applicant's current mailing address, the name of the ancestor on the final roll and final roll number, and the name of the tribe and degree of Indian blood of parents or other ancestors enrolled with other tribes. The Enrollment Office shall not be responsible for completion of the application. The responsibility for completion of the application is on the applicant.

(d) Documentation Required.

Applications for enrollment must be supported by original state certified full photocopies, by state certified vault copies or, in the case of applicants born abroad, by federal archival copies of birth certificates and other official records showing date of birth and names of parents, and shall be subject to the following additional requirements if applicable:

(1) Name Discrepancies.

If the father or mother is known by another name, the applicant must bring in a document or documents showing both names, including the following: state birth certificates; certificate of degree of Indian blood; court recorded probate or heirship papers; or an affidavit stating that the person was known by both names to the affiant, supported with some other record, such as a baptismal certificate showing the names of the parents and the birthdate.

(2) Children Born Out of Wedlock.

Applications based on paternal descentance from the 1906 rolls for a person born out of wedlock, whose birth certificate does not reflect his father's identity, must be supported by a notarized acknowledgement of paternity by the father or documented by a court order or other official finding as to the father's identity.

(3) Retention of Documents.

All evidence submitted to support an application for enrollment will be retained in the enrollment office as a part of the applicant's permanent record, except that original birth certificates will be copied and the original returned to the applicant.

[HISTORY: Ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November

16, 1991; Amended by Law No. 93-04, January 23, 1993;
Amended by Law No. 93-22, November 6, 1993.]

Section 106. Processing of Applications.

(a) Review of Applications; Confidentiality.

Applications will be reviewed by the staff of the Enrollment office. All application files shall be kept in the Enrollment office and shall not be accessed by any person other than an Enrollment office staff person.

(b) Incomplete Applications.

If an application is incomplete a copy of the application and documents attached thereto shall be placed in Enrollment office pending files; and the original returned for completion, together with a statement from the Enrollment office regarding additional information or documents required to complete the application. If the applicant fails to complete the application within thirty (30) days of the date of receipt of the notice, the Enrollment office shall remove the application from the pending file and place it in the closed application file; and shall notify the applicant that the application is closed effective as of the date of the notice and shall not be deemed to be a pending application for any purpose until such time as it is resubmitted with all required information and documentation.

(c) Death of Applicant while Application Pending.

If the enrollment applicant dies during the pendency of his enrollment application in the Enrollment office or during the pendency of an appeal to the Seminole Nation Administrative Appeals Board, the Board shall issue a decision regarding the enrollment applicant's eligibility for enrollment had he lived, if requested by the Judgment Fund office of the Seminole Nation for purposes of determining eligibility for burial assistance. If a child is stillborn or if a child aged one year or less dies with or without an enrollment application pending, the Seminole Nation Administrative Appeals Board shall issue a decision regarding the child's eligibility for enrollment had he lived, if requested by the Judgment Fund office of the Seminole Nation for purposes of determining eligibility for burial assistance. During the entire process, the Enrollment office shall provide all notices to which the deceased would have been entitled, to the applicant's family member responsible for the Judgment Fund office application for burial assistance, said family members shall assume the rights of the deceased at all further stages of the application process, including appeal rights.

(d) Investigation of Potential Dual Enrollment.

If an application shows that a parent or other ancestor is or was a member of another Indian tribe, it shall be the duty of the Enrollment office to check with the other tribe to determine whether the applicant was ever enrolled with that tribe.

(e) Enrollment office Recommendations to Membership Committee.

Repealed.

[HISTORY: Ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended by Law No. 93-04, January 23, 1993; Amended by Law No. 93-07, March 6, 1993; Amended by Law No. 93-22, November 6, 1993.]

Section 107. When and Where to File An application.

AMENDED AND RE-CODIFIED IN § 105

[HISTORY: Ordinance No. 90-8, December 1, 1990; ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended and Re-codified by Law No. 93-04, January 23, 1993]

Section 108. What The Application Must Contain.

AMENDED AND RE-CODIFIED IN § 105.

[HISTORY: Ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended and Re-codified by Law No. 93-04, January 23, 1993]

Section 109. Documentation.

AMENDED AND RE-CODIFIED IN ~ 105

[HISTORY: Ordinance No. 90-8, December 1 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended and Re-codified by Law No. 93-04, January 23, 1993]

Section 110. Review of Application.

AMENDED AND RE-CODIFIED IN § 106

[HISTORY: Ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended and Re-codified by Law No. 93-04, January 23, 1993]

Section 111. Tribal Membership Committee.

Repealed.

[HISTORY: ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended by Law No. 93-04, January 23, 1993.]

Section 112. Enrollment Decision.

(a) Issuance of Membership Card.

The Enrollment Office shall approve or reject all completed applications for membership in a timely manner. A membership card shall be issued to each applicant found eligible for membership. The enrolled member's social security number, which shall be used as his identification number in the enrollment records, shall be placed on the membership card. The membership card shall be in the form of a photo identification card and shall contain the degree of Seminole Indian blood of the tribal member. It shall not contain the degree of Indian blood from any other tribe. The membership card shall be signed by the Principal chief of the Seminole Nation or stamped with the signature of the Principal chief. There will be no fee for the first card issued to a tribal member. A lost card may be replaced for a fee of \$5.00. All members shall have a duty to keep the Enrollment office informed of their current mailing address.

(b) Blood Quantum and Band Affiliation Determination; Notice of Appeal Rights.

When the applicant receives his membership card, he shall be given a written notice: that if he disputes the accuracy of the Seminole Indian blood quantum or band affiliation contained on the membership card issued to him, he shall have the right to appeal the decision pursuant to Section 113 herein. The notice of appeal rights shall include a summary of the appeals procedure.

(c) Denial of Membership; Notice of Appeal Rights.

In the event that the enrollment office determines, after review of a complete application, that an applicant is not eligible for enrollment, it shall send a notice of denial of the application, to those persons whose applications were rejected by the Enrollment office. Each notice shall state the date of the action and shall state the grounds for the decision. The rejection notice shall also state that the applicant shall have the right to appeal the decision pursuant to Section 113 herein. The rejection notice shall include a summary of the appeals procedure.

[HISTORY: Ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended by Law No. 93-04, January 23, 1993; Amended by Law No. 93-07, March 6, 1993; Amended by Law No. 93-22, November 6, 1993.]

Section 113. Appeals of Disenrollment Decisions, Denials of Application for Membership or Determination of Seminole Blood Quantum.

(a) Appeals to Administrative Appeals Board.

All appeals of actions by the Enrollment office authorized in Title 22 herein shall be conducted by the Administrative Appeals Board of the Seminole Nation pursuant to Title 16, Chapter Seven of the Code of Laws of the Seminole Nation.

(b) Persons Having Appeal Rights.

The following persons shall have the right to appeal a decision by the Enrollment office:

- (1) A person who is not permitted to apply for enrollment due to his inability or refusal to sign an affidavit stating he has never been a member of another Indian tribe;
- (2) A person who has submitted an enrollment application and whose enrollment has been denied;
- (3) A person receiving a membership card who disputes the Seminole blood quantum determination or band affiliation contained on the card; or
- (4) A person served with a notice of disenrollment.

(c) Notice of Appeal Rights.

All notices regarding appeal rights shall be mailed in a manner consistent with Section 710 of Title 16 of the Code of Laws of the Seminole Nation, provided that if an appealable decision is personally served on the person affected, the notice of appeal rights shall be attached to the decision, in which case mailing of the notice shall not be required.

(d) Appeal to Administrative Appeals Board.

A person entitled to appeal an Enrollment office decision pursuant to Section II3(B) above must file an appeal to the Administrative Appeals Board in the Enrollment office no later than thirty (30) days from date of receipt of the notice of appeal rights. If the thirtieth day should fall on a holiday or on a weekend, the appeal must be received no later than the day immediately following the holiday or weekend. The appeal shall be date-stamped at time of receipt by the Enrollment office, which shall provide a copy to the applicant. The appeal may be simply stated, but shall specify the particular ground(s) upon which it is based and the action or relief requested. It shall be signed by the person appealing. The Enrollment Office Director shall promptly notify a designated person in the Executive office that an appeal has been filed, and the designated person shall be responsible for contacting the Appeals Board chairman and securing a hearing date from him.

(e) Finality of Decision.

If the applicant does not file a timely appeal, then he waives his right to a hearing before the Administrative Appeals Board, and the Enrollment office decision will become final; provided that a person who has submitted an enrollment application and who has been denied enrollment on grounds other than dual enrollment may re-submit his enrollment application with additional documentation at a later date if he chooses not to appeal the prior decision denying his

enrollment. If the applicant files an appeal, the decision made by the Administrative Appeals Board shall be final.

(f) Application classified as Pending During Appeal.

If the person affected by a decision denying enrollment appeals the Enrollment office Director's decision within the time allowed, his membership application shall be considered pending until a final appeal decision is rendered, provided that if the person affected also has an application for Judgment Fund Program benefits pending, final action on the Judgment Fund Program benefits application shall be stayed pending a final enrollment decision.

[HISTORY: Ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended by Law No. 93-04, January 23, 1993; Amended by Law No. 93-22, November 6, 1993.]

[NOTE: LAW 93-22 BECOME EFFECTIVE ON NOVEMBER 6, 1993, WITH THE FOLLOWING PROVISOS: (i) THAT IT WOULD NOT AFFECT THE FINALITY OF ANY DECISION WHICH BECAME A FINAL DECISION PURSUANT TO LAW IN EFFECT PRIOR TO ITS PASSAGE; (2) THAT ANY PERSON WHO RECEIVED AN APPEALABLE DECISION PRIOR TO DATE OF ITS PASSAGE IS ENTITLED TO A NEW NOTICE OF APPEAL RIGHTS PROVIDING SUCH PERSON WITH THIRTY DAYS FROM DATE OF RECEIPT OF THE NOTICE TO APPEAL THE DECISION; AND (3) THAT THE ADMINISTRATIVE APPEALS BOARD WILL HEAR THE APPEAL OF ANY PERSON WHO HAS AN APPEAL PENDING BEFORE THE JUDGMENT FUND APPEALS BOARD OR THE MEMBERSHIP APPEALS BOARD AS OF NOVEMBER 6, 1993.]

Section 114.

REPEALED.

[HISTORY: Ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A , April 13, 1991; Codified by Law 91-12, November 16, 1991; Repealed by Law 91-14, November 16, 1991; Repealed by Law No. 93-04, January 23, 1993.]

Section 115.

AMENDED AND RE-CODIFIED IN § 117

[HISTORY: Ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November

16, 1991; Amended and Re-codified by Law No. 93-04, January 23, 1993.]

Section 116.

AMENDED AND RE-CODIFIED IN § 112

[HISTORY: Ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended by Law No. 91-14, November 16, 1991; Amended and Re-codified by Law No. 93-04, January 23, 1993.]

Section 117. Membership Rolls.

(a) Maintenance of Membership Rolls.

The Enrollment office shall maintain an up to date computerized full membership roll of all tribal members by blood and of all freedmen tribal members. The information on said rolls shall be limited to the following: name of the member, including all names formerly used by the member, with the exception of original surnames of adopted persons; the member's sex; the member's degree of Seminole Indian blood; the member's band; the date of enrollment; the birthdate of the member; the address of the member; and the social security number or other enrollment identification number of the member. The Enrollment office shall also maintain an abbreviated membership roll which contains only the following information: the name of member, the member's degree of Seminole Indian blood, birthdate and the member's band.

(b) Maintenance of Membership History.

Whenever a member of the Seminole Nation is disenrolled, relinquishes membership, or dies, the name of such person shall be removed from the current membership roll and placed on a list of former tribal members, provided that such list shall state the reason for removal from the membership roll and the date of the event causing said removal. Documentary evidence of the cause of removal from the membership rolls shall be maintained in the person's file, such as a final disenrollment decision, an executed relinquishment form, or a copy of an official death certificate, probate order, notarized statement from a funeral director who handled the funeral, notarized statement of the physician attending the deceased, or notarized statement of a relative or friend who has personal knowledge of the date of death.

(c) Access to Membership Rolls.

The printout of the abbreviated membership rolls shall be available to public inspection during regular office hours of the Enrollment office, and shall be available for computer access by the Seminole Nation Election Board office. Both the computer printout of the full membership roll and the computerized full membership roll shall be available for viewing and computer access by tribal programs providing benefits to tribal members. The Enrollment office shall provide information about a specific tribal member contained on the membership rolls to any enrollment office of another tribe which requests in writing information about such person for enrollment purposes.

[HISTORY: Ordinance No. 90-8, December 1, 1990; Ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended by Law No. 93-04, January 23, 1993; Amended by Law No: 93-07, March 6, 1993]

Section 117-A. Automatic Correction of Certain Blood Quantum Errors by Enrollment office.

Degree of Seminole Indian blood may be amended without going through the appeal process set forth in section 113 herein, only on those membership cards issued prior to January 23, 1993. A determination of Seminole Indian blood quantum shall not be amended unless said determination sets forth a Seminole Indian blood quantum which is less than that to which the member is entitled. The blood quantum amendment may occur in either one of the following ways:

(a) Automatic Correction of Error by Enrollment office.

When Enrollment office personnel discover an error in blood degree on a membership card issued prior to January 23, 1993 which sets forth a Seminole Indian blood quantum which is less than that to which the member is entitled, he shall prepare a memorandum for the file stating the reason why the determination was erroneous, and shall attach any applicable supporting documentation to the memorandum. He shall submit a request for correction of blood quantum to the Enrollment office Director. Upon approval of the Enrollment office Director, a new membership card containing the corrected blood quantum shall be issued to the tribal member, and the tribal roll shall be corrected to reflect the amended blood quantum. When feasible, enrollment office personnel shall check the files of known living lineal ancestors or descendants of the member whose membership card was amended to determine if their membership cards contain the same error, and shall follow the amendment procedure set forth herein if an error is discovered.

(b) Request for Correction of Error By Member.

When a member of the Seminole Nation who received a membership card prior to January 23, 1993 discovers an error regarding his band affiliation or an error in blood degree on his membership card, which constitutes recognition of a Seminole Indian blood quantum which is less than that to which the member is entitled, he may submit a written request for correction of the error to the Enrollment office, stating the reason why the determination was erroneous, and shall attach any applicable supporting documentation to the request. The Enrollment office shall make a timely decision following its receipt of the request. If the Enrollment office denies the request for correction, it shall include with its decision a notice of appeal rights pursuant to section 113 herein.

[HISTORY: Law No. 93-04, January 23, 1993; Amended by Law No. 93-22, November 6, 1993.]

Section 118. Amendments and Repeals; Effective Dates.

All enrollment laws of the Seminole Nation in effect as of April 13, 1991 are repealed. All other provisions of Title 22 herein which were repealed or amended subsequent to April 13, 1991 shall be deemed repealed or amended as of date of enactment of the repeal or amendment.

[HISTORY: Law No. 93-04, January 23, 1993]

[NOTE: ENTIRE PAST HISTORY: Ordinance No. 77-4, August 20, 1977; Ordinance No. 78-1, June 3, 1978; ordinance No. 78-2, June 3, 1978; Ordinance No. 79-2, February 23, 1979; Ordinance No. 90-8, December I, 1990; ordinance No. 91-03 A, April 13, 1991; Codified by Law 91-12, November 16, 1991; Amended by Law 93-04, January 23, 1993; Amended by Law No. 93-07, March 6, 1993; Amended by Law No. 93-22, November 6, 1993.]